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1	COOLEY GODWARD KRONISH LLP GREGORY C. TENHOFF (154553) LISA BARNETT SWEEN (191155) ELIZA HOARD (238276)		
2			
3	Five Palo Alto Square 3000 El Camino Real		
4 5	Palo Alto, CA 94306-2155 Telephone: (650) 843-5000 Facsimile: (650) 849-7400		
6	Attorneys for Defendants		
7	VAXGEN, INC. and LISA BROOKS		
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10	SAN FRANCISCO DIVISION		
11	ARIA RAZBAN,	No. C 07-03136 JL	
12	Plaintiff,	[Proposed] Order Granting Defendants VaxGen and Lisa	
13	v.	BROOKS' <u>Unopposed</u> Motion to Compel Independent Mental	
14 15	VAXGEN, INC., a Delaware corporation, LISA BROOKS, and DOES 1 through 50, in alwains	EXAMINATION OF PLAINTIFF ARIA RAZBAN PURSUANT TO FEDERAL RULE	
16	inclusive,	OF CIVIL PROCEDURE 35	
17	Defendants.	Complaint Filed: January 19, 2007 First Am. Complt. Filed: May 16, 2007 First Am. Complt. Served: June 1, 2007	
18		Trial Date: Not Yet Set	
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20	Having considered the parties' papers, the Court finds that, pursuant to Rule 35 of the		
21	Federal Rules of Civil Procedure, good cause exists to grant defendants VaxGen, Inc. and Lisa		
22	Brooks' (collectively, "Defendants") Unopposed Motion to Compel Independent Mental		
23	Examination of Plaintiff Aria Razban. Accordingly, the Court hereby grants Defendants'		
24	unopposed motion.		
25	It Is Therefore Ordered That:		
26	1. Aria Razban ("Plaintiff") submit to, cooperate with, and complete an independent		
27	mental examination ("IME") on or before June 13, 2008. This IME shall consist of two parts.		
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	ORDER GRANTING DEFENDANTS' UNOPPOSED MOTION CASE NO. C 07-03136 JL	FOR IME PURSUANT TO FRCP 35  1.	

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The first portion of the IME will include a brief interview and thereafter psychological testing conducted by Dr. Dale McNiel, a licensed clinical psychologist, which will be a maximum of eight (8) hours (exclusive of breaks), to be completed on a day to be mutually agreed upon between the parties. Although the ultimate selection of tests used will be based upon Dr. McNiel's professional judgment and experience, such tests may include, but are not limited to, short answer "pencil and paper" tests to assess personality factors and patterns as well as specific psychological symptoms, cognitive tests to assess thinking and any impairments in thought processes, and projective tests to evaluate psychological defenses and other underlying psychological factors.

- 2. In addition, Plaintiff is ordered to submit to, cooperate with and complete the second portion of the IME, which will occur on a separate day to be mutually agreed upon between the parties. This second portion of the examination will consist of a formal forensic psychiatric interview with Dr. Renee L. Binder, a board-certified psychiatrist, which will be a maximum of six (6) hours (exclusive of breaks), and will consist of a mental status examination, an assessment of Plaintiff's current functioning and complaints, and information about Plaintiff's allegations in this lawsuit. Dr. Binder also will be permitted to obtain a complete history of Plaintiff through the examination, which will include, but is not limited to, Plaintiff's recent and past personal, family, development, medical, psychiatric, educational, employment, occupational, marital, relationship, and legal histories. Dr. Binder also will be permitted to obtain a history of Plaintiff's strengths and vulnerabilities during her life, including information about past stresses and how she dealt with them. To determine the extent and causation of Plaintiff's emotional distress related to the events in this lawsuit, Dr. Binder will be permitted to obtain information about Plaintiff's pre-existing conditions and other possible stressors that may have impacted Plaintiff during her employment and thereafter.
- 3. During each of the examinations of the IME, Plaintiff shall answer all proper questions and inquiries submitted to her by the examiner, including occupational history and prior injuries and diseases for the purpose of making a proper diagnosis of Plaintiff's condition.
  - 4. Neither Plaintiff's counsel nor Defendants' counsel will be present during the

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1	examinations. However, both Plaintiff and Defendants will be permitted to audiotape the		
2	examinations in their entirety.		
3	5. Should Plaintiff fail to attend a scheduled examination with Dr. Binder and/or		
4	Dr. McNiel without providing written advance notice of the cancellation to Defendants' counsel		
5	within at least five (5) business days of a scheduled examination, Plaintiff shall bear any and all		
6	cancellation fees charged by the examiners. Moreover, should Plaintiff fail to submit to		
7	cooperate with, and complete the two distinct portions of the IME ordered herein, she will be		
8	barred from introducing evidence at trial pertaining to her claims for mental, emotional		
9	psychiatric and/or psychological injury, and any harm relating thereto, and shall be barred from		
10	seeking damages with respect thereto.		
11	IT IS SO ORDERED.		
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13	Dated:		
14	Honorable James Larson United States Chief Magistrate Judge		
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	ORDER GRANTING DEFENDANTS' UNOPPOSED MOTION FOR IME PURSUANT TO FRCP 35		